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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/628,831	07/31/2000	Michael K. Hargens	1320	5162
28004 SPRINT	7590 10/31/2007	•	EXAMINER	
6391 SPRINT I			BOUTAH, ALINA A	
KSOPHT0101-Z2100 OVERLAND PARK, KS 66251-2100			ART UNIT	PAPER NUMBER
	·		2143	
			MAIL DATE	DELIVERY MODE
			10/31/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

V & W			A.
	Application No.	Applicant(s)	
Advisory Action	09/628,831	HARGENS ET AL.	
Before the Filing of an Appeal Brief	Examiner	Art Unit	
	Alina N. Boutah	2143	
The MAILING DATE of this communication appears THE REPLY FILED 10 October 2007 FAILS TO PLACE THIS		<u>-</u>	lress
The reply was filed after a final rejection, but prior to or or this application, applicant must timely file one of the follo places the application in condition for allowance; (2) a No a Request for Continued Examination (RCE) in complian time periods:	n the same day as filing a Notice of wing replies: (1) an amendment, af otice of Appeal (with appeal fee) in	Appeal. To avoid aba fidavit, or other evider compliance with 37 C	nce, which FR 41.31; or (3)
a) The period for reply expiresmonths from the mailir	-		
b) The period for reply expires on: (1) the mailing date of this a no event, however, will the statutory period for reply expire			
Examiner Note: If box 1 is checked, check either box (a) or TWO MONTHS OF THE FINAL REJECTION. See MPEP 7	(b). ONLY CHECK BOX (b) WHEN TH	E FIRST REPLY WAS F	ILED WITHIN
Extensions of time may be obtained under 37 CFR 1.136(a). The date nave been filed is the date for purposes of determining the period of example of CFR 1.17(a) is calculated from: (1) the expiration date of the set forth in (b) above, if checked. Any reply received by the Office late may reduce any earned patent term adjustment. See 37 CFR 1.704(b) NOTICE OF APPEAL	xtension and the corresponding amount shortened statutory period for reply origer than three months after the mailing dangle.	of the fee. The appropr pinally set in the final Offi ate of the final rejection,	iate extension fee ice action; or (2) as even if timely filed,
The Notice of Appeal was filed on A brief in com filing the Notice of Appeal (37 CFR 41.37(a)), or any external a Notice of Appeal has been filed, any reply must be filed.	ension thereof (37 CFR 41.37(e)), to	o avoid dismissal of th	hs of the date of ne appeal. Since
AMENDMENTS			
The proposed amendment(s) filed after a final rejection, (a) They raise new issues that would require further co (b) They raise the issue of new matter (see NOTE below)	onsideration and/or search (see NO ow);	OTE below);	
(c) They are not deemed to place the application in be appeal; and/or			the issues for
(d) They present additional claims without canceling a NOTE: (See 37 CFR 1.116 and 41.33(a))	•		
4. The amendments are not in compliance with 37 CFR 1.		ompliant Amendment	(PTOL-324).
 Applicant's reply has overcome the following rejection(s Newly proposed or amended claim(s) would be a non-allowable claim(s). 		, timely filed amendme	ent canceling the
For purposes of appeal, the proposed amendment(s): a) how the new or amended claims would be rejected is pro The status of the claim(s) is (or will be) as follows:		ill be entered and an e	explanation of
Claim(s) allowed: Claim(s) objected to:			•
Claim(s) rejected: <u>100-119</u> . Claim(s) withdrawn from consideration:			
AFFIDAVIT OR OTHER EVIDENCE			
 The affidavit or other evidence filed after a final action, because applicant failed to provide a showing of good ar was not earlier presented. See 37 CFR 1.116(e). 	ut before or on the date of filing a N nd sufficient reasons why the affidar	vit or other evidence is	or be entered s necessary and
The affidavit or other evidence filed after the date of filing entered because the affidavit or other evidence failed to showing a good and sufficient reasons why it is necessa	overcome <u>all</u> rejections under appe ry and was not earlier presented. S	eal and/or appellant fa See 37 CFR 41.33(d)(ils to provide a 1).
IO. ☐ The affidavit or other evidence is entered. An explanation of the control of the contr		•	
11. The request for reconsideration has been considered by See Continuation Sheet.		n condition for allowa	nce because:
12. Note the attached Information Disclosure Statement(s).13. Other:	(PTO/SB/08) Paper No(s)		
		DAVID WILEY PERVISORY PATENT I	
	•	TECHNOLOGY CENTE	R 2100

Continuation of 11. does NOT place the application in condition for allowance because: Applicant's arguments have been fully considered but they are not persuasive. Applicant argues that Moore does not teach or suggest a separate account server or communications between a web-site and an account server over the internet as provide for in claims 100 and 110. The PTO respectfully disagrees and submits that this is taught by Moore and Bouanaka combined. Specifically, Moore teaches a user interacting with a website to access an account over the internet (Moore: 0010 and 0016). In an analogous art, Bouanaka teaches a separate account server and communication between a web-server and an account server. Specifically, figure 1, as well as its corresponding description (col. 2, lines 13-37) teaches a telephone system 20 (interpreted as account server) that receives requests from computer network 10 and validates account information. The computer network 10 (interpreted as website) comprises a calling card computer terminal 18 that receives and processes requests from customers 12.

In response to Applicant's allegation that Bouanaka's validation of a request is unimportant, Applicant is reminded that in the core of invention itself, it is not the website, but the user request message (through the web server) that is validated, as evidence by the specification page 7 lines 14-30. In fact, nowhere in the specification discusses any validation of a website. Applicant argued that this limitation is disclosed in page 7, lines 17-21 of the specification. However, this portion reads "The communication account system 300 receives the communication account request message and processes the massage to validate the web server 301 at step 404. The validation process includes performing a lookup operation that compares an address identifications." It is clear that this passage validates the server, and not the web site itself.

In response to applicant's arguments against the references individually, one cannot show nonobviousness by attacking references individually where the rejections are based on combinations of references. See In re Keller, 642 F.2d 413, 208 USPQ 871 (CCPA 1981); In re Merck & Co., 800 F.2d 1091, 231 USPQ 375 (Fed. Cir. 1986). In this case, Applicant argues that Bouanaka does not teach the use of a web site. Applicant is reminded that this is a combined teaching of Moore and Bouanaka.